

1 HEATHER E. WILLIAMS, CA Bar #122664  
2 Federal Defender  
3 ERIN SNIDER, CA Bar #304781  
4 Assistant Federal Defender  
5 Office of the Federal Defender  
6 2300 Tulare Street, Suite 330  
7 Fresno, CA 93721-2226  
8 Telephone: (559) 487-5561  
9 Fax: (559) 487-5950  
10  
11 Attorneys for Defendant  
12 APRYL WESTON

13  
14 IN THE UNITED STATES DISTRICT COURT  
15 FOR THE EASTERN DISTRICT OF CALIFORNIA

16  
17 UNITED STATES OF AMERICA,  
18 Plaintiff,  
19 vs.  
20 MAKIAH MILES and APRYL  
21 WESTON,  
22 Defendants.

Case No. 1:22-cr-00129-ADA-BAM

**STIPULATION TO CONTINUE STATUS  
CONFERENCE; ORDER**

Date: May 24, 2023  
Time: 1:00 p.m.  
Judge: Hon. Barbara A. McAuliffe

17 IT IS HEREBY STIPULATED by and between the parties through their respective  
18 counsel, Assistant United States Attorney Joseph Barton, counsel for plaintiff, James Raymond  
19 Homola, counsel for Makiah Miles, and Assistant Federal Defender Erin Snider, counsel for  
20 Apryl Weston, that the Court may continue the status conference currently scheduled for  
21 February 22, 2023, at 1:00 p.m. to May 24, 2023, at 1:00 p.m.

22 The parties agree and request that the Court make the following findings:

23 1. By previous order, this matter was set for a status conference on February 22,  
24 2023, at 1:00 p.m.

25 2. The government has provided 3,449 Bates-marked pages of discovery in this  
26 matter.

27 3. Counsel for Ms. Miles and counsel for Ms. Weston require additional time to  
28 review discovery, consult with their clients regarding their options, and conduct necessary

1 investigation.

2 5. Counsel for Ms. Miles and counsel for Ms. Weston believes that failure to grant  
3 the above-requested continuance would deny them the reasonable time necessary for effective  
4 preparation, taking into account the exercise of due diligence.

5 6. The government does not object to the continuance.

6 7. Based on the above-stated findings, the ends of justice served by continuing the  
7 case as requested outweigh the interest of the public and the defendant in a trial within the  
8 original date prescribed by the Speedy Trial Act.

9 8. For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161,  
10 *et seq.*, within which trial must commence, the time period of February 22, 2023, to May 24,  
11 2023, inclusive, is excludable pursuant to 18 U.S.C. § 3161(h)(7)(A) and (B)(iv).

12 **IT IS SO STIPULATED.**

13 Respectfully submitted,

14 15 PHILLIP A. TALBERT  
United States Attorney

16 Date: February 15, 2023

/s/ Joseph Barton  
JOSEPH BARTON  
Assistant United States Attorney  
Attorney for Plaintiff

19 Date: February 15, 2023

/s/ James Raymond Homola  
JAMES RAYMOND HOMOLA  
Attorney for Defendant  
MAKIAH MILES

22 Date: February 15, 2023

HEATHER E. WILLIAMS  
Federal Defender

24 Date: February 15, 2023

/s/ Erin Snider  
ERIN SNIDER  
Assistant Federal Defender  
Attorney for Defendant  
APRYL WESTON

## ORDER

IT IS SO ORDERED that the status conference is continued from February 22, 2023, to **May 24, 2023 at 1:00 p.m. before Magistrate Judge Barbara A. McAuliffe**. Time is excluded pursuant to 18 U.S.C. § 3161(h)(7)(A) and (B)(iv).

IT IS SO ORDERED.

Dated: February 15, 2023

/s/ Barbara A. McAuliffe

UNITED STATES MAGISTRATE JUDGE